

UNITED States District Court
SOUTHERN District OF TEXAS
Houston Division

United States Courts
Southern District of Texas
FILED

NOV 17 2021

Nathan Ochsner, Clerk of Court

MR. LATORRENCE TORRELL NEWMAN
Plaintiff

Civil Action No. H-19-352

VS.

OFFICER MARFO, et al.
Defendants,

ReQuest to OverTurn disciplinary civil case

Hello", Chief UNITED States District Judge MR. Lee H. Rosenthal
I do First thank You For the AKnowledGement of, "I the Prose'
MR. LATORRENCE NEWMAN in REGards to the Commendable Job I
have done but, trust Law were complicated "then" beGan to
become Quite Interesting "So Thank You again For the Complement,
I am reQUESTING that the Threatning an OFFicer case is Immediately
Overturned because Summary JudGement were Denied IN the
Defendants attempts, "AS OFFicer Phedelia MARFO wrote the case
Initially because, I had an Religious beard that were ONLY an
Goat-tee. THE whole Issue of the case and, suit have becam an
Related Injury. OFFicer Lori G. SIMPSON and MAJOR ROGER L. BOYD
were dropped some time ago and an order were sent to me
IN which clearly Established Sergeant Jastus T. Reid as an violater
OF MY 1st AMENDMENT Constitutional Right BY MAKING me cut MY
Religious beard OFF because I ONLY have an Goat-tee, "still He
CONTINUE's the tone in which the suit were First Started From,

AN ENTRY FROM THE COURTS TO EXPLUNGE THE CASE, AS I WAIT ON AN VOLUNTEER LAWYER FROM THE COURTS COULD HELP ME MAKE POROLE AS THIS HAS BEEN USED TO SET ME OFF THREE TIMES SINCE 2019. IN LEGAL TERMS THE FACT THAT THE INITIAL CASE THAT BROUGHT THIS SUIT TO BE," HAS BEEN A ENTRY THAT HAS REDUCED MY CHANCES TO MAKE POROLE SILBERN V. NEW YORK 392 U.S. 40 55 (1968)

ALONG WITH THE FACT THAT MY WITNESS THAT WERE CALLED TO THE HEARING BY ME," SAID ON TAPE THAT HE WASN'T EVEN THERE," SHOULD HAVE BEEN QUESTIONED BY CAPTAIN PANZY BUT, WASN'T SHOWN AN CLEAR ESTABLISHED PATTERN OF COERCEMENT BETWEEN OFFICIALS, AS IF AN OATH WEATHER RIGHT OR WRONG," NOT TO TREAT FAIRLY THE ONE IN WHITE. HIS TRUTHFULL TESTIMONY WOULD HAVE HELPED ME BUT, INSTEAD I WERE SENTENCED TO TIME IN SOLITARY AND AN LOSS OF 300 DAYS GOOD TIME," EVEN THAN I'VE NEVER HAD ANY AFFILIATION WITH ANY GROUPS AND, NO DISCIPLINARY MY LINE CLASS WERE ALSO DROPPED TO L1 FROM AN G2-S3 MY LAW BOOK SAYS THE COURTS HELD THAT," IF THIS IS TRUE," WHICH AGAIN HAS BEEN AKNOWLEDGE BY THE COURTS THROUGH THE LAST ORDER," IT WOULD MEAN THAT THE DISCIPLINARY RESULTS WOULD HAVE TO BE REVERSED AND, MY GOOD TIME CREDITS WOULD HAVE TO BE GIVEN BACK, AND MY DISCIPLINARY CONVICTION HAS ALREADY BEEN OVERTURNED. I NOW HAVE MY G2-S3 STATUS BACK BUT THE THREATNING AN OFFICER CASE FROM OFFICER PHIDELIA MARFO STILL LINGERS CREATING AN RELATED INJURY BECAUSE AGAIN TODAY 11-10-21 I'VE RECEIVED ANOTHER SET-OFF EDWARDS V. BALISAK, 520 U.S. 641 (1997) PLEASE CONSIDER FOR THIS IS TRUE, I ONLY SEEK TO DO RIGHT AS I APPLY TO PAROLE.

MR. LATORRENCE NEWMAN
WYNNE (C2-2-12B)

AT BLACKSTONE ACADEMY

810 FM 2821

HUNTSVILLE TX 77349

Mr. Lawrence Neuman #2030330
Wynne (C2-2-12B)
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Legal

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